

POOR QUALITY ORIGINAL

0919

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said

Joseph Brondolo
of the CRIME OF *Petit* LARCENY, committed as follows:

The said *Joseph Brondolo,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the *night* time of the said day, with force and arms,

one part of the value of
eight dollars.

[Large handwritten flourish]

of the goods, chattels and personal property of one *Jacob Sanders.*

in the dwelling house of the said *Jacob Sanders.*

there situate, then and there being found, from the dwelling house aforesaid, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Samuel R. [unclear]
Attorney

0921

BOX:

435

FOLDER:

4016

DESCRIPTION:

Veith, Peter

DATE:

04/09/91



4016

POOR QUALITY ORIGINAL

0922

Witnesses:

Nanny Baker
219 Bowery
Officer Bulevar
11th - 1st - 1st - 1st

1897
Counsel,
Filed *April 16 1897*
Pleads *April 16 1897*

THE PEOPLE

*34 Bowery -
water*

vs.
Henry V. Smith

Assault in the First Degree, Etc.
(Sections 217 and 218, Pennl Code.)

STANLEY NICOLL

JOHN R. FELLOWS,

District Attorney.

Part 3.
April 16
A True Bill.

Ernest T. Griffin

Part III April 16 Foreman.

Pleads Guilty under 2nd deg - 20.

S.P. H. yo.

POOR QUALITY ORIGINAL

0923

Police Court 3 District.

City and County } ss.:
of New York, }

of No. 219 Brossy Street, aged 29 years,
occupation waiter being duly sworn

deposes and says, that on the 14th day of March 1891 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Peter Veith (now here) who wilfully and maliciously cut and stabbed deponent once in the left cheek and once on the head with a knife or some other sharp instrument he held in his hand cutting deponent severely.

Deponent further says that such assault was committed

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 26 day of March 1891 } Henry Baker

John Ryan Police Justice.

POOR QUALITY ORIGINAL

0924

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

of No. 115 Rue de la Paix, aged 35 years, occupation Officer, being duly sworn deposes and says, that on the 14th day of March 1888

at the City of New York, in the County of New York, heard and read the Verdict (now heard) on complaint of one Henry Barker for Felonious Assault.

Deponent says, said Henry Barker is now confined in Bowery Hospital, suffering from injuries received, and is unable to appear in Court, as shown in certificate hereto attached.

Deponent further says the presence of said Henry Barker is necessary in order to enable the People to prosecute Defendant, and that said defendant be held to answer the result of said Barker's injuries. Frank Bresser

Sworn to before me, this 14th day of March 1888

of Maurice

Police Justice

[Empty lined area for additional text]

POOR QUALITY ORIGINAL

0925

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Peter Veitch

AFFIDAVIT.

*Melvin A. ...
my very ...*

Dated March 15 1891

Wende Magistrate.

Bussan Officer.

Witness, _____

Disposition, _____

1000. Ex. Mak. 17-9. am

*The Magistrate
presiding at 3 Dist
Police Court will
hear and determine
this case by reason
of my absence
W. Wende
Police Justice*

POOR QUALITY ORIGINAL

0926

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter Veith

being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name.

Answer. *Peter Veith*

Question. How old are you?

Answer. *34 years of age*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live, and how long have you resided there?

Answer. *219 Broadway 1 Month*

Question. What is your business or profession?

Answer. *Welder*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. *I am not guilty I acted only in self defense.*

Peter Veith

Taken before me this

day of

John J. McLaughlin

Police Justice.

POOR QUALITY ORIGINAL

0927

The magistrate receiving Mr. J. H. ... and determine the ... of my ...
Peter Ryan
Peter Justice

BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____

Police Court---

THE PEOPLE, &c.,
BY THE COMPLAINT OF

John J. ...
Peter North

Offence Assault
District 439

Dated

March 26 1889
Peter Ryan Magistrate

Thos. Weaver Officer

Witnesses

No. _____ Street _____

No. _____ Street _____



No. 1070 Street _____
to answer

1000 E. 4th St. N.Y.
April 2 1889

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named

defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated April 2 1889
Peter Ryan Police Justice.

I have admitted the above-named _____ to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0928

STATE OF NEW YORK.

H. E. ALLISON, M. D.,
Medical Superintendent.

Done Allison
Mauzan State Hospital.

Fishkill Landing, April 22, 1894 189

Hon. Rufus B. Cowing,

City Judge of the City of New York.

Dear Sir:

Peter Veith, on the 20th day of April, 1891, was sentenced by you on conviction by confession of an assault in the 2d degree committed on Henry Baker, to a term of four years in prison. About one year after his sentence and while serving his term, he developed insanity and in March 1892, he was committed to this institution, where he has since remained. He has been a quiet patient here and has caused us very little trouble. On the 20th of this month his term expired by commutation; but by reason of his insanity still continuing, he has not been discharged. His brother, who is a merchant tailor, in business for himself at Fort Leavenworth, Kansas, desires to assume his custody and maintenance. Peter Veith's condition is such that, in my opinion, it would be proper to discharge him into the hands of his brother who appears to be responsible and able to afford him necessary care. Peter Veith has no other relatives in this state. The law requires that the Medical Superintendent may deliver any patient whose sentence has expired and who is still insane to his relatives providing they will undertake a bond for his safe custody and maintenance, without further public charge, which bond shall be approved by the Judge of the county in which the patient resides.

Under the circumstances, I would recommend this man's discharge and further, that the amount of the bond be fixed in a nominal sum.

Respectfully,

H. E. Allison

POOR QUALITY
ORIGINAL

0929

State of Grand Jurors

—
Geo

vs

North

—
September 19/91

POOR QUALITY
ORIGINAL

0930

Bellevue Hospital
March 17 '91

Henry Baker is under
treatment for stab
wounds of head and
face, is not in condition
to go to court

John W. Brooke, M.D.

General Hospital
March 16, 1891

To Whom it may concern
This is to certify that
Henry Baker is suffering
from a ^{brain} ^{head} wound & is not in a fit
condition to leave the
hospital this morning.

A. J. Thompson, M.D.
Surgeon

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Peter Veith

The Grand Jury of the City and County of New York, by this

Indictment accuse

Peter Veith

of the crime of

Assault in the first degree,

committed as follows:

The said

Peter Veith

late of the City of New York, in the County of New York, aforesaid, on the

fourteenth day of *March* in the year of our Lord one thousand
eight hundred and ~~eighty~~ *ninety-one*, at the City and County aforesaid,

*with force and arms, in and upon the body
of one Henry Baker in the peace of the
said People then and there being, feloniously
did make an assault and hem the said
Henry Baker, with a certain knife which the
said Peter Veith in his right hand then and
there has and held, the same being a weapon
and instrument likely to produce grievous
bodily harm, then and there wilfully and
feloniously did strike, beat, cut, stab and wound
with intent him the said Henry Baker, thereby then
and there feloniously and wilfully to kill, against*

the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Second Count.

And the Grand Jury aforesaid, by this indictment further accuse the said Peter Veith of the crime of Assault in the second degree, committed as follows:

The said Peter Veith, late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Henry Baker, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and him the said Henry Baker, with a certain Knife which the said Peter Veith in his right hand then and there has and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

De Lancey Recoll,
District Attorney

0933

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DESCRIPTION:

Vigdor, Louis

DATE:

04/01/91



4016

POOR QUALITY ORIGINAL

0935

State of New York,
City and County of New York, } ss.

THE INFORMATION OF De Laurence Nicoll, District Attorney
of the County of New York,
laid before Randolph B. Martine Esquire, a Judge of the County
General Sessions of the Peace of the City of New York, and a Magistrate and Officer
having power to issue a warrant for the arrest of a person charged with a crime, the
sixth day of April in the year of our
Lord one thousand eight hundred and ninety-one, who, being duly sworn, deposes,
alleges and says, as follows: That he has good cause to believe, and
does verily believe and charge that - December in
the year of our Lord one thousand eight hundred and ninety;
one Cassie Helen Brooks, late of the City of New York, in the County of
New York aforesaid, at the City and County aforesaid, did feloniously personally go
and appear before one Max Moses, a Commissioner of Deeds
of said City and County, and did then and there produce and
exhibit to the said Max Moses, such Commissioner as aforesaid
a certain petition in writing of her the said Cassie Helen Brooks,
then and there signed by her in and by the name and designation
of Helen Robertson, praying for a decree of the Surrogate's Court
of Kings County, in this State according letters of administration
upon the goods etc of Sorvig A. Robertson, deceased, and being
then and there duly sworn by the said Max Moses, such
Commissioner as aforesaid, on his corporal oath, before the
said Max Moses, such Commissioner as aforesaid (he having
then and there full and competent power and authority to
administer the said oath to her the said Cassie Helen Brooks
in that behalf) in and by the said petition, feloniously,
willfully, knowingly and corruptly, did falsely swear, depose
and say amongst other things in substance and to the effect
following, that is to say: that she was the widow of the
said Sorvig A. Robertson, deceased, whereas in truth
and in fact she the said Helen Cassie Brooks
was not the widow of the said Sorvig A. Robertson,
deceased, as she then and there well knew;

against the form of the Statute in such case made and provided, and against the peace
of the people of the State of New York and their dignity.

WHEREFORE, informant prays that a warrant may issue for the arrest of the
said Helen Cassie Brooks and that she be dealt
with according to law.

Sworn to before me, this sixth day of
April, in the year of our Lord, one
thousand eight hundred and ninety-one

De Laurence Nicoll
Randolph B. Martine
Judge of General Sessions

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Bail fixed at \$2500.
R.B.M.

BAILED,

No. 1, by Cross & Moller
 Residence 15 King Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

Police Court _____ District _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF

the District Attorney
vs.
Cassie Helen Brooks

2 _____
3 _____
4 _____

Offence Perjury

Dated April 6, 1891
Randolph B. Martinie Magistrate.

_____ Officer.
_____ Precinct.

Witnesses _____
No. _____ Street.
No. _____ Street.
No. _____ Street.
\$ _____ to answer _____

POOR QUALITY
ORIGINAL

0937

FOLICE COURT,
SECOND DISTRICT,
W. L. ORMSBY, JR.,
STENOGRAPHER.

The People vs
Rudolph Hoerman

vs
Louis Vigdor.

Examination Before Justice Ford
Mar 19-20-1921

For vs Mr. Mc Clelland

John Ryan a witness for the
people being cross examined by
Mr. Mc Clelland deposes and
says:-

Q. What is your name?

A. John Ryan

Q. Where do you live?

A. I worked on a farm at
Noystruck Conn.

Q. When?

A. About two years ago.

Q. Where did you go then?

A. I came to New York.

Q. Where have you worked since?

A. I first worked for the
American Dist Telegraph Co
next 3rd St & Broadway

Q How long after you came from Nantucket

A About three or four weeks

Q How long did you work there?

A A little over a year.

Q Then where did you go?

A In 29th St. a wall paper factory - cor of 7th Avenue. Mr Beck.

Q How long did you work there?

A - I went to North Brother Island sick - I was taken sick after working one week.

Q How long was you there at North Brother Island?

A - Pretty near two weeks. Then I came back and went to work.

Q Where did you work when you came back?

A at the same place.

Q How long did you remain there?

Q

A About four or five months

Q Then you left there.

A I left there last Saturday -
I got sick from the liquor
and stuff used in the paper
business.

Q You last worked in Beck's
factory?

A Yes Sir

Q You have worked there
five months

Q Some of that?

A Yes.

Q You never saw the boy that
handed you this paper before
you met him in Broadway;

A No Sir! Never.

Q And you went around to the
compartments and took the
order where he told you?

A Yes; I gave him the order.

Q You took the order.

A Yes Sir

Q Then they suspected something
was wrong?

A Yes Sir.

Q You came back to the station house?

A Yes Sir.

Q From the station house where did you go?

A I got two detectives and they followed me.

Q Where did you go to?

A I went right to 492 Broadway corner of Broome St.

Q When you saw the man?

A This man was not there when I got there.

Q Where did you see him next?

A I told the detectives to come up the street and I met him coming. I went to give him the package and he looked at it and he then looked around and I pointed him out to the detective.

Q When you met him where

A at Prince street -

Q corner of Prince street and
A Broadway - as I come up
from Prince street he came
down

Q You went from the corner
of Broome St and Broadway?

A Yes Sir.

Q You walked up from the
corner of Broome street and
Broadway to the corner of
Prince St?

A Yes Sir.

Q Then you met this man?

A Yes. - I met him on the
lower side going down Broadway
then I saw him coming -

Q Going up on the right hand
side or the left hand side?

A on the right hand side - and
turned over on the other
side

Q You went across to meet
him?

5-A Yes

Q With that bundle?

A Yes; I went to hand it to him.

Q From whom did you get the bundle?

A - From a gentleman in 102 Greene St.

Q Describe what this young man said and did when you handed the bundle?

A He looked me in the face and then turned around.

Q How long was that after you received the note?

A I think some half an hour.

Q This boy (defendant) what was he doing; standing or walking?

A Walking right down

Q Down toward Broome St?

A Yes Sir

Q And you went right to him and handed him the bundle?

6 A Yes Sir

Q Did he take the bundle?

A No; he looked me in the face and looked around and I pointed him out.

Q What did you say?

A I said "Here is the man"

Q Who did you say that to?

A To those gentlemen there.

Q Those gentlemen that came with you?

A Came with me.

Q He was in citizens clothes?

A Yes Sir.

Q Where was this gentleman (the officer) when you pointed defendant out?

A He was back of me.

Q A little way off?

A Yes.

Q You came across the street and handed the bundle to him?

A I came there first and he followed me.

Q How far was he behind you?

A. About five or six feet

2 This boy (Defendant) was looking around at the time?

A - I went to hand him the package

2 When you handed him the package you said he made a remark?

A. Yes.

2 I want you again to state that conversation state what occurred from the time you first met the boy (the Defendant)

A I met him at 492 Broadway, He said "Do you want to make ten cents?" I said "Yes" He said "you go down to 102 Greene St and fetch back a package with that note if they aint got it come back and let me know? I have got a little trouble with my work." Then

He said "Hurry up and come back and I will give you ten cents." I went down to 102 Greene Street

Q That was all that was said?

A There was another boy

Q Where is that boy?

A He is working

Q What is his name?

A I do not know

Q Do you know him?

A Yes

Q Where does he live?

A The same place I do.

Q How old is he?

A About 13 years old

Q He was there at the time you was sent for the bundle

A Yes; he was there

Q He heard the conversation

A I think he heard him ask if I wanted to make ten cents

Q 2 - What is his first name?

A I do not know.

Q Where does he live?

A The same place I do

Q Where do you live - 323
7th Avenue - The Children
Aid Society.

Q How long have you been
living there?

A About two years.

Q And this boy has been
living there and you do not
know his name?

A That is so.

Q How long have you known
him?

A Three or four months.

Q And you do not know his
name?

A - No sir.

Q How have you known him
three or four months?

A I have played with him

Q What do you call him?

A I call him Dutch

10 Q Where is Dutch now?

A I do not know where he is now; probably got a job since Monday.

Q Did you tell the officer about this boy that was with you?

A Yes

Q Do you think you could get him?

A I do not know.

Q What time was this?

A The time I met him - a little after 11 o'clock.

Q About how long after you first met him was the arrest made?

A I think it was half past eleven.

Q How do you fix the time?

A Because I looked at the clock when I went to the station house.

Q What time was it when you went to the station house?

A About half past 11.

Q Sure of that?

A Yes

Q No mistake about it?

A No sir

Subscribed to before 7:20 AM
of March 1901
J. Henry Ford
Police Justice

James F. Mc Cabe, being duly sworn and examined as a witness for the people before and says: I am a Policeman of the 4th Precinct. I was instructed by the Captain to dress in citizens clothes and follow this boy and make arrest of man to whom he gave the package. I told him "as soon as the man receives the package you will get ten cents". When we got to 492 Broadway there was nobody there. I told the boy to look sharp. He looked around but did not

see him. He stood there five minutes or so. Then the boy went up Broadway and looked over and the man was coming down on the other side of Avenue A on Broadway and he and the boy met and the boy walked up to the dependent and when he was within five feet of him the boy looked in his face and he looked at the boy and looked up and down Broadway. The boy mumbled something to him and he went to put out his hand. Then he looked down at the boy again. The boy turned around again and pointed to him and said to me "That is the man" He looked at him and me. I walked up and the boy pointed him out. I said to the boy "Are you some

about this; and the boy
said "I am quite sure"
and I arrested the man
Cross Examined by the the Clerk and

Q What time was it when
you came to the station house?

A About ~~at~~ ^{five} minutes to 12

Q What time was the arrest
made?

A It might have been half
past 11

By the Court

Q Do you remember what was
on the blotter

A About five or ten minutes
to 12

Q From the time that you went
out until you got back - how
much time was it?

A I guess it was probably
half an hour

Q If it is half an hour - it
would have been 25 minutes
past 11?

14 A From the time I left until

I got back with the person
was half an hour Stated to before the time 18 day
of March 1891 Police Justice.

The complaining witness
Rudolph Wrennan, the complaining
witness being recalled and cross
examined by Mr the Clerk and
deposed and says:

Q - You are the owner of the
property that was stolen of
her?

A Yes sir

Q Did you ever see this young
man (defendant) before?

A I never saw him in my life
I do not think I ever saw
him

Q Since his arrest did you
say you believe you saw this
young man in the street?

A I might have seen a young
man that looked like her

Q You followed a young man?

A Yes sir

15-2 You believed this was the

man?

A No sir.

Q Why?

A Because there were three of them at different places and I came to the conclusion that this was one of the men.

Q You told the captain that there was a resemblance?

A No sir. I told the Police captain I did not expect him to be the man but he looked similar to him.

Q Did you not state that you were surprised that he should be out so soon?

A I said the moment I saw the man that he was like the other and I was surprised.

Q To see him out?

A - The moment I looked at the man I saw it was a different man. I told the captain distinctly that he had on the

same coat - I went down particularly and told him - He had the same coat on and I thought they were dressed alike purposely - that was the conclusion I came to.

Q Did you not make the remark that you was surprised that he was out so soon.

A I believe I said -

Q Did you or not?

(Repeated)

A I would have been surprised because I thought it could not be possible - He was dressed like him - had the same coat and I believe hat.

Sworn to before me this 19th day of March 1901
G. H. ...

Police Justice.

Louis Vigdor the Defendant being sworn as a witness in his own behalf deposes and says -

17 Q You are the Defendant?

A Yes sir

Q You have heard the statement of this lad that you met him at the corner of Broome St and Broadway at 11 O'Clock A.M. Did you see him at that time?

A No sir.

Q Did you give him any message at all?

A No sir.

Q Where do you live?

A 294 Broome St.

Q Near what street?

A Between Chrystie and Forsyth streets.

Q Where were you just before you were arrested?

A I was on Princes St. I came from Meece Street to Broadway.

Q Where did you come from where had you been before that?

18 A - I was home

Q Whom were you with

A My aunt

Q What is her name?

A Mrs Apple

Q Do you know what time of day you left home?

A Yes Sir

Q What time?

A Between half past ^{eleven} ten and eleven twenty five minutes to twelve.

Q About that time?

A Yes

Q How do you fix it

A I looked at the clock before I went out of the house. I had an engagement down town.

Q You walked directly from your house to the point where you was arrested?

A Yes Sir.

Q When did you arrive in New York

19 A On the first of March

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Q - Where have you been living?

A - at Mr Apple, 294 Brown St

Q - Before the first of March where was you?

A - at Binghamton

Q - How long had you been living there?

A - Five years

Q - What were you doing there?

A - Clerk

Q - For whom?

A - ~~Oriskany~~ Cleveland & Davis
No 65 Court St, Binghamton
NY

Q - Have you ever been arrested?

A - No

Q - You know nothing about this matter.

A - No Sir.

Subscribed to before me this 19 day of March 1961
J. Henry Ford
Police Justice.

Mr Rose Apple, being duly

sworn and examined as a witness for the people before and says:-

Q Where do you live?

A 294 Broome St,

Q What is your occupation?

A My husband is in the clothing trade,

Q Do you know Defendant?

A Yes Sir.

Q How long? Is he your nephew?

A Yes,

Q You saw him Monday?

A Yes Sir.

Q Was he in your house on Monday?

A Yes Sir.

Q Do you remember him going out on Monday?

A Yes.

Q Do you remember what time he went out on Monday?

A Exactly half past eleven.

21 2 How do you come to fix

the time at half past eleven?

A Because I looked at the time.

Q How do you fix the day as Monday?

A I supposed he had to go on Monday.

Q Did you first hear of his arrest on Monday?

A I first heard of it in the afternoon late, the night he was arrested.

Q You know Monday was the day from that fact.

Q Do you know whether your clock was correct?

A That I cannot tell.

Q Do you know whether it was 11 o'clock or 12

A I know it was half past eleven.

Q Is your house near Eldridge Street?

A - The second door from the

Q2 Corner of Eldridge Street

By the Court

Q. You say your husband is in the clothing business?

A. Yes in Williamsburg.

Q. Does he keep a store there?

A. No: only a club.

Q. He is your nephew?

A. Yes.

Q. How long before the first of March was it that you saw him?

A. I saw him last summer. I was out to their place.

29
Takes to depose me this day
of March 1891
of Sheriff

Per the Justice.

Victor Vepdor being duly sworn as a witness for the defendant deposes and says: I am the father of the defendant. He left Brighton NY where he lived with me on Feb 28 to come to New York. I received a dispatch that he had been

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arrested and I came on
here. He has always been
honest since he was born.

20
of March 1890

Officer James F. Mc Cabe being
duly sworn and examined as a
witness for the people deposes
and says:

Q (By the Court) Tell what you
know?

A He said nothing that he
saw on the east side
and that he knew nothing
about it.

Q This boy Ryan told you
there was another boy?

A There was another boy with
him but he knew nothing
about it.

Admitted to March 20, 1890.

24 Jacob Waller being duly

sworn and examined as a witness
for the people before and say.

By the Court

Q. Where do you live?

A. At 329 7th Avenue.

Q. The Children Aid Society?

A. Yes Sir.

Q. Do you remember the morning
of the 16th of this month?

A. Yes Sir.

Q. Do you remember being on the
street with John Ryan?

A. Yes Sir.

Q. What time was it?

A. About 11 O'clock, - or
quarter to 11.

Q. You were walking on the
street with Ryan?

A. Yes Sir.

Q. Tell what occurred;

A. He met a man on Broadway -
I was a little ahead of him.
He beckoned me to come
back and then I followed
him toward ~~11th~~ 11th St. Primm

He beckoned me to come back and I saw this man talking to him.

Q Did you hear the conversation between him and the man he was talking to?

A No Sir. I only heard one word - to get that "signed."

Q That is all you heard between this man and the man who spoke to him?

A Yes.

Q Look at the defendant and say whether that is the man you met when you were with Ryan. Do you think that is the man?

A I think so.

Q Are you positive about it?

A If he had the overcoat on I could tell. He had on a light spring overcoat.

Cross examined by Mr. Clelland.

Q Then it was on account of the overcoat that you identified

him:

A Yes Sir:

Q If he had an overcoat on you would not fail to identify him would you?

A No.

By the Court

Q You mean that if he had his overcoat on you could identify him better?

A I should know him better.

20
March 1951
Johnston

Left held to bail \$100 the answer.

POOR QUALITY
ORIGINAL

0964

Peoples 77 N.Y. March 16 1891
Mess. Hornmann, Schutte & Co
Please deliver Bearer, with Bill,
Eight (8) gro. 16 line and four (4) gro. 14 line
same has had lost and let bearer
know if the braid at 72 1/2¢ per line
and charge same to account of
Smith & Rosenthal

DELIVER NO GOODS WITHOUT AN ORDER.

POOR QUALITY
ORIGINAL

0965

35
499 Today
= \$50. or 360
2. down allow grand
John 1770
30 1/2 year
John P. ...
32. 5 of the Ave.
near ...
house

POOR QUALITY ORIGINAL

0966

Mex 6.	\$ 108. 75
11.	97. 15
13.	50. 75
13.	101. 50
14.	73. 75
	<hr/>
	\$ 431. 90
<u>Order in Court. :</u>	
4 Gts through 14 ^{6 1/2} to P. Cash.	35. 00
	<hr/>
	\$ 466. 90
<u>Goods not delivered</u>	
Arch 11.	\$ 11. 60
13.	65. 25
14.	20. 00
	<hr/>
	96. 85
	<hr/>
	\$ 563. 75

**POOR QUALITY
ORIGINAL**

0967

DELIVER NO GOODS WITHOUT AN ORDER.

New York ^{Oct} 1891

Mess. Hermann Schutte & Co.

Please deliver Bearer, with Bill,

First (5) Yds. 16 Line

" " " 14 " same as Sample

and charge same to account of

Smith & Rosenthal

per V. B.

**POOR QUALITY
ORIGINAL**

0968

5 Gro	6/14/45	14' Superfine	70	50.75
5		16'		58.00
			\$	<u>108.75</u>

POOR QUALITY
ORIGINAL

0969

DELIVER NO GOODS WITHOUT AN ORDER.

New York, Mar. 11, 1891.

Mr. Hermann Schutt & Co.

Please deliver Bearer, with Bill,

Five (5) Lbs 16 Lbs also

Five (5) " 14 " Royal Braid

amount as per bill

and charge same to account of

Smith & Rosenthal

POOR QUALITY
ORIGINAL

0970

5 Gro	6/22/45	14' Super-cure	722	50.75
4 "		16'		46.40
<u>Goods not delivered:</u>				\$ 97.15
1 Gro	6/22/45	16' Super-cure	722	
would have amounted to:				11.60

POOR QUALITY
ORIGINAL

0971

DELIVER NO GOODS WITHOUT AN ORDER.

New York May 13 1891

Mess Hermann Schutte & Co.

Please deliver Bearer, with Bill,

five (5) gross 14 line & five (5) gross
18 line Rival Brand

same as had last

and charge same to account of

Smith & Rosenthal

PS

POOR QUALITY
ORIGINAL

0972

5 Gro. 6/22/48 14⁵ Superiors 72² \$ 50.75.

Goods not delivered?

5 Gro 6/22/48 18⁵ Superiors 72² # 65.75.
would have accounted ~~10~~ 13.05

POOR QUALITY
ORIGINAL

0973

DELIVER NO GOODS WITHOUT AN ORDER.

New York Mar 15 1891

Miss Hermann Schutte & Co

Please deliver Bearer, with Bill,
Ten (10) gross of 14 line oval brand
same as had also give bearer
sample of the next cheaper ~~paid~~ ^{with price}
and charge same to account of
Smith & Rosenthal

**POOR QUALITY
ORIGINAL**

0974

10 Gr. E/ryd 14' Superior 70¢ #101.50 -

POOR QUALITY
ORIGINAL

0975

New York, *March 14* 189*1*
Messrs. Norman Schutte & Co
Please deliver to bearer *Five (5) lbs. 16 line*
also five (5) lbs 14 line braid same
as sample sent yesterday 62¢ per line
Yours, &c., *Smith & Rosenthal*

DELIVER NO GOODS WITHOUT AN ORDER

POOR QUALITY
ORIGINAL

0976

5 Gro 8/14/16' to Real Cashier 43.75
3 " " " " " 30.00

Goods not delivered: \$ 73.75

2 Gro 8/14/16' to Real Cashier 62.1
would have amounted to: \$ 40.00

POOR QUALITY
ORIGINAL

0977

Police Court, 2nd District.

City and County } ss.
of New York, }

of No. 102 Greene

occupation Wholesale of Tailors, Trimmings being duly sworn, deposes and says,

that on the 16 day of March 1881, at the City of New York, in the County of New York,

Rudolph Hoermann

Street, aged 41 years,

one ~~Francis~~ Vigdor (now

here) utter and pass upon defendants
firm of Hoermann, Schutte & Co
forged and fraudulent instrument of
writing purporting to be an order for
thirty five dollars worth of tailors trimmings,
Defendant is informed by John Ryan, now
here, a messenger boy, that about 11:50,
O'clock A.M. on said date, the defendant
met him in Broadway and hired him
to come to defendants place with the
said forged order for said goods, while
defendant waited for his return, Defendant
delivered said ^{goods} to said boy and caused
the boy to be followed by Policeman
James J. Mc Cabe now here, and
Defendant is informed by the said
James J. Mc Cabe that he was

POOR QUALITY ORIGINAL

0978

present when the said boy took the said goods to the place where the defendant stood waiting to receive them, and defendant is informed by Max Rosenthal (now here) that the said order for said goods was not issued or authorized by said firm of Smith & Rosenthal, and defendant therefore asks that defendant be held to answer for the payment of said order for said goods, which defendant charges was uttered by the defendant for the purpose of obtaining defendant from said goods.

Swears to before me this 16th day

of March 1891

Rudolph Courman

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Prison of the City of New York, until he give such bail, and be committed to the Warden and Keeper of the City of New York, until he give such bail. I have admitted the above named to bail to answer by the undertaking hereto annexed. Dated 1888 Police Justice. There being no sufficient cause to believe the within named guilty of the offence mentioned, I order him to be discharged. Dated 1888 Police Justice.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.

Offence,
Dated 1888
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street,
No. Street,
No. Street,
to answer Sessions.

POOR QUALITY ORIGINAL

0979

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 19 years, occupation John Ryan
Messenger, Dry of No.

209 West 32 Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Rudolph Hermann,
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 16
day of March 1896 } John Ryan

J. Henry Bond
Police Justice.

(3093)

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 45 years, occupation Max Rosenthal
Manufacturer of clocks of No.

450 Bowery Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Rudolph Hermann
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 16
day of March 1896 } Max Rosenthal

J. Henry Bond
Police Justice.

(3092)

POOR QUALITY ORIGINAL

0980

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Policeman of No. 8th Street

Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Rudolph Hermer and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 16 day of March 1898. } James J Mc Cabe

James J Mc Cabe
Police Justice.

POOR QUALITY ORIGINAL

0981

March 19, 4 2. PM
March 19, 4 10 AM

John Ryan and Jacob
Walter two boys witnesses
this case have been
committed to N. J. one
Rowe House of Industry
155 West St.

PAID BY
No. 1 by Max Rosenberg
Residence 146 Brewery Street
No. 2 by
Residence
No. 3 by
Residence
No. 4 by
Residence

591
389
Police Court 2
District

THE PEOPLE, etc.,
ON THE COMPLAINT OF
Andolph Henman
of 102 Greenwell
John Vepder
Offence Forgery

Dated March 16 1891
Magistrate
John Vepder
Officer
M. C. Cole
Proprietor
John Vepder, 152
Witnesses John Ryan, 50 N. 24 St.
No. 202 N. 92nd Street
Mary Bennett
450 Brewery Street
John J. McCarty
John Vepder
Jacob Vepder
1000 Broadway
D. J.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named

Louis Vepder

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Ten Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated March 16 1891 J. Henry Bond Police Justice.

I have admitted the above named defendant to answer by the undertaking hereto annexed.

Dated March 20 1891 J. Henry Bond Police Justice.

There being no sufficient cause to believe the within named guilty of the offence within mentioned. I order he to be discharged.

Dated 1891 Police Justice.

POOR QUALITY ORIGINAL

0982

Sec. 198-200

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Louis Vigdor

being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. Louis Vigdor.

Question. How old are you?

Answer. 22 years.

Question. Where were you born?

Answer. England

Question. Where do you live, and how long have you resided there?

Answer. 294 Broome 2 weeks.

Question. What is your business or profession?

Answer. Balancer

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. I am innocent. I do not

know anything about it

Louis Vigdor

Taken before me this

day of March

1887

16

J. Henry Ford

Police Justice.

POOR QUALITY ORIGINAL

0983

2 DISTRICT POLICE COURT.

THE PEOPLE,
IN COMPLAINT OF
Rudolph Herman
agst.
Louis Vigdor

Examination had March 19 20 1891
Before J. Henry Ford Police Justice.

I, W. L. Ormby Stenographer of the 2 District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of John Ryan

Rudolph Herman, Max Rosenthal, Jaesh
as taken by me on the above examination before said Justice. Waller

Dated March 29 1891

W. L. Ormby
Stenographer.

J. Henry Ford
Police Justice.

POOR QUALITY
ORIGINAL

0984

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Louis Vigdor

The Grand Jury of the City and County of New York, by this indictment, accuse

Louis Vigdor
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Louis Vigdor*

late of the City of New York, in the County of New York aforesaid, on the
sixteenth day of *March* in the year of our Lord
one thousand eight hundred and *ninety one*, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly
act and assist in the forging a certain instrument and writing, *to wit: an*

order for the delivery of property

which said forged *order*
is as follows, that is to say:

N. Y. March 16, 1891

Mess Hormann, Schutte & Co.

*Please deliver Bearer, with Bill,
Eight (8) gro. 16 line and four (4) gro. 14 line
same has had last and let bearer know
if the braid at 7 1/2¢ per line came in
and charge same to account of*

*Smith Rosenthal
per *Stg**

with intent to defraud, against the form of the Statute in such case made and provided, and
against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

0985

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Louis Vigdor
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Louis Vigdor*

~~late of the City and County aforesaid, afterwards, to-wit: on the day and in the year~~
aforesaid, at the City and County aforesaid, with force and arms, did feloniously utter,
dispose of and put off as true, a certain forged instrument and writing, *to-wit:*

an order for the delivery of property

which said forged *order*
is as follows, that is to say:

N.Y. March 16 1891

Messrs. Hornmann, Schulte & Co.

*Please deliver Bearer, with Bill,
Eight (8) gro. 16 line and four (4) gro. 14 line
same has had lost and let bearer know of the
braid at 72 1/2¢ per line same in, and
charge same to account of*

*Smith & Rosenthal
per *[Signature]**

with intent to defraud, *he*

the said

Louis Vigdor

then and there well knowing the same to be
forged, against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

De Lancey Mitchell
~~JOHN R. FELLOWS,~~

District Attorney.

0986

BOX:

435

FOLDER:

4016

DESCRIPTION:

Vinorta, Nicolo

DATE:

04/02/91



4016

POOR QUALITY ORIGINAL

0987

689

Curby

Counsel,
Filed *2* day of *April* 1891
Pleads, *Stoughton*

THE PEOPLE

vs.

R
Wm. L. Unwita

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL
JOHN R. BIRLOW'S

District Attorney.

Q3

April 8

A True Bill.

Alfred Cannon

Forb't April 9/91 Foreman.

Widandaiguntel

Witnesses;

Sarah Mason

Henriet Jones

POOR QUALITY ORIGINAL

0988

Police Court 2 District.

City and County of New York, ss.:

of No. 176 Thompson Street, aged 31 years, occupation Housekeeper being duly sworn

deposes and says, that on the 18th day of March 1887 at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by Wm. C. Turner (now here) who maliciously cut and stabbed deponent in the back with a knife then and there holding the hands of the said Turner causing a painful wound.

with the felonious intent to take the life of deponent, or to do her grievous bodily harm; and without any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 21 day of March 1887 Sarah L. Harris deponent

J. Murray Ford Police Justice.

POOR QUALITY ORIGINAL

0989

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Nicola Givortu being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. Nicola Givortu

Question. How old are you?

Answer. 56 Years.

Question. Where were you born?

Answer. Italy

Question. Where do you live, and how long have you resided there?

Answer. 145. Baylen Street 2 months

Question. What is your business or profession?

Answer. Labourer.

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. I am not guilty
Nicola Givortu
Mund.

Taken before me this

day of

March 1891

21

Police Justice.

POOR QUALITY ORIGINAL

0990

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2^d DISTRICT.

John T. Stevenson
of No. 150 Broadway Street, aged 29 years,
occupation Police Officer being duly sworn, deposes and says
that on the 18th day of March 1891

at the City of New York, in the County of New York. Dependent arrested
Nicholas Unwiter (nowhere) charged with
having feloniously assaulted & beaten
one Sallie Harris by cutting and stabbing
the said Harris in the back with a knife
causing injuries from which the said Harris
is now confined to her residence and unable
to appear in Court. Dependent further says
that the said Harris identified the said
Unwiter in dependent's presence as the person
who cut and stabbed her. Dependent therefore
prays that the said Unwiter may be held to await recovery
of injuries.

John T. Stevenson

Sworn to before me, this 19th day of March 1891

John J. Stevenson
Police Justice.

POOR QUALITY ORIGINAL

0991

Police Court, 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James H. Stevenson

v.s.

Nicholas Turner

AFFIDAVIT.

William C. H. H. H.

Dated, May 19 1891

Turn Magistrate.

Stevenson Officer.

Witness, _____

Disposition comprised by

not 21st 10 AM

POOR QUALITY ORIGINAL

0992

#2500 rail party
Mol 25th 2, PM

BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____

Police Court... District

THE PEOPLE, etc.
ON THE COMPLAINT OF

Charles H. ...
West ...

1
2
3
4
Offence

Dated March 21 1891

Frank ...
Magistrate

Sherman ...
Officer

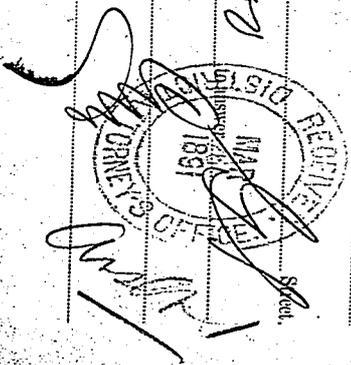
Witnesses
Harriet Jones

No. 146 ...
Street

S. ...

No. 133 ...
Street

No. 2172
Street



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Charles H. ...

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Twenty Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated March 23 1891 John Henry ... Police Justice.

I have admitted the above-named ...
to bail to answer by the undertaking hereto annexed.

Dated ... 18 ... Police Justice.

There being no sufficient cause to believe the within named ...
guilty of the offence within mentioned. I order he to be discharged.

Dated ... 18 ... Police Justice.

POOR QUALITY
ORIGINAL

0993

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Nicolo Vinorta

The Grand Jury of the City and County of New York, by this

Indictment accuse

Nicolo Vinorta

of the crime of

Assault in the first degree,

committed as follows:

The said

Nicolo Vinorta

late of the City of New York, in the County of New York, aforesaid, on the
eighteenth day of *March* in the year of our Lord one thousand
eight hundred and ~~eighty~~ *ninety-one* at the City and County aforesaid,

*with force and arms in and upon the
body of one Sarah Harris in the peace of the
said People then and there being, feloniously did
make an assault and hit the said Sarah
Harris, with a certain knife which the
said Nicolo Vinorta in his right hand then
and there had and held, the same being a deadly
and dangerous weapon, then and there wilfully
and feloniously did strike, beat, cut, stab
and wound, with intent here the said Sarah
Harris thereby, then and there, feloniously and
wilfully to kill; against the form of the statutes in*

such case made and provided, and against the peace of the People of the State of New York and their dignity.

Second Count.

And the Grand Jury aforesaid, by this indictment further accuse the said Nicolo Vinotta of the Crime of Assault in the second degree, committed as follows:

The said Nicolo Vinotta, late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms in and upon the body of the said Sarah Harris in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and her the said Sarah Harris, with a certain knife which the said Nicolo Vinotta in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey Nicoll,

District Attorney.

0995

BOX:

435

FOLDER:

4016

DESCRIPTION:

Volondino, Achille

DATE:

04/01/91



4016

0996

BOX:

435

FOLDER:

4016

DESCRIPTION:

Micale, Albert

DATE:

04/01/91



4016

0997

BOX:

435

FOLDER:

4016

DESCRIPTION:

Camechi, Pietro

DATE:

04/01/91



4016

Johnston

Counsel,
Filed *189*
Pleads, *Maguire*

THE PEOPLE
31
Volandino
Mosale
Pietro Camacho

Richard Nichol
JOHN F. FELLOWS
District Attorney.

A TRUE BILL.

Alfred [Signature]

Part II May 4th Foreman.
All Plead Guilty.

See out of the courtroom
See suspended

Witnesses:

Yuliana Gulea

The defendant are
indicted for a misdemeanor
of conspiracy to procure an
order for a license as a law
firm and calling a they
knowingly guilty. It
appears that no police
report to the complainant
has had the conspiracy of the
order some time ago; the
complainant continuing
to exercise his law firm.
Understanding the conspiracy
against him. It is the
opinion of the witness that
these defendants have been
charged as new persons
characterized as sons. I am
of the opinion that I will
not be satisfied by a verdict
in a conspiracy. I have since
been [Signature]

POOR QUALITY ORIGINAL

0999

Police Court, 2 District.

City and County } ss.
of New York, }

of No. 105 West 26 Street, aged 32 years,
occupation Tailor being duly sworn, deposes and says,
that on the 24 day of March 1889, at the City of New

Emmenzio Sula

York in the County of New York,
Albert Michalke
Volan Dino and Pietro Carmeci (all now here)
did unlawfully conspire together
to prevent, depment. from exhibiting
a lawful trade or calling to wit
(Tailor) in violation of section 168
of the Penal Code of the State of
New York. From the fact that on
said date depment. was employed
by Haus Brothers, Tailors, 58 & 62 West
26th Street as Tailor, that depment
was passing along West 26th Street
when the said depment. accosted
depment. and threatened depment
with bodily harm unless depment
left the employ of the said Haus
Brothers, the said Volan Dino at the
time threatened to kill depment
unless depment would consent
to leave the employ of said Haus
Brothers; Depment. further says
that the said ~~two~~ depment.,
were formerly employed as Tailors
for said Haus Brothers and ~~had~~
~~been~~ out on a strike. Depment. further
says that he is in fear of bodily harm
at the hands of the said depment.
unless depment. consents to leave
the employ of the said Haus Brothers.
Depment. therefore prays that the said
depment. may be held to answer
from before me. & Emmenzio Sula
24 day of March 1889

John J. [unclear]
Police Justice

POOR QUALITY ORIGINAL

10000

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

C. Achille Volandino being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *C. Achille Volandino*

Question. How old are you?

Answer. *37 Years*

Question. Where were you born?

Answer. *Italy*

Question. Where do you live, and how long have you resided there?

Answer. *67 Ridge Street Astoria N.Y. 18 Years.*

Question. What is your business or profession?

Answer. *Sailor*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. *I am not guilty - and demand a trial by jury*

C. Achille Volandino

Taken before me this

24

day of *March* 1891

Dr. Henry B. ...

Police Justice.

POOR QUALITY ORIGINAL

10001

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

Albert Michale being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Albert Michale*

Question. How old are you?

Answer. *37 years.*

Question. Where were you born?

Answer. *Italy*

Question. Where do you live, and how long have you resided there?

Answer. *317 West 26 St. 6 months*

Question. What is your business or profession?

Answer. *Factor*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. *I am not guilty - and demand a trial by jury*

Albert Michale

Taken before me this *11th* day of *March* 18*91*.
William J. ...
Police Justice.

POOR QUALITY ORIGINAL

1002

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Peter Carmeci being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Peter Carmeci*

Question. How old are you?

Answer. *24 Years*

Question. Where were you born?

Answer. *Italy*

Question. Where do you live, and how long have you resided there?

Answer. *309 Mott Street 1 Month.*

Question. What is your business or profession?

Answer. *Painter*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. *I am not guilty and demand a trial by jury*

Peter Carmeci
Muon

Taken before me this 24 day of *March* 1941
Samuel [Signature]
Police Justice.

POOR QUALITY ORIGINAL

1003

DAILED
 No. 1 by George Sulston
 Residence 10 Stanton Street

No. 2, by Same
 Residence _____

No. 3, by Same
 Residence _____

No. 4, by _____
 Residence _____

Police Court... 2. District

THE PEOPLE, etc.,
 ON THE COMPLAINT OF
Emmerich Judt
145th St. No. 26 St.
Abel Michael
Alto Semmel
 Offence Conspiracy

Dated March 24 1891
Paul
 Magistrate

Witnesses Alto Semmel
19
 Precinct

No. 145th St. No. 26
 Street

No. 19
 Street

No. 1071
 Street

[Signature]
 RECEIVED
 DISTRICT CLERK
 POLICE COURT
 DISTRICT
 1891

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named defendants

guilty thereof, I order that the be held to answer the same and the be admitted to bail in the sum of 200 Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until the give such bail.

Dated March 24 1891 John J. [Signature] Police Justice.

I have admitted the above-named defendants to bail to answer by the undertaking hereto annexed.

Dated March 24 1891 John J. [Signature] Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned. I order to to be discharged.

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

1004

District Attorney's Office.

PEOPLE

vs.

Valentine

Mackin.

&

another.

*Put the case in
Part III calendar
for tomorrow.*

DeLaney

said Jameson Taylor, Book number two, the said
 Jameson Taylor, then at one o'clock this said
 day went with the said Jameson Taylor and several
 others to continue in their endeavor as usual
 Jameson Taylor advised, they the said
 John Standish, Albert Meece and John
 Combs made search, sent and found since
 the said Jameson Taylor, and advised Jameson
 Taylor, Jameson Taylor, against the person
 of the State in said case made and
 provided, and against the person of the
 People of the State of New York, and
 their dignity

John Standish

Albert Meece

17

3 33

1000

**END OF
BOX**